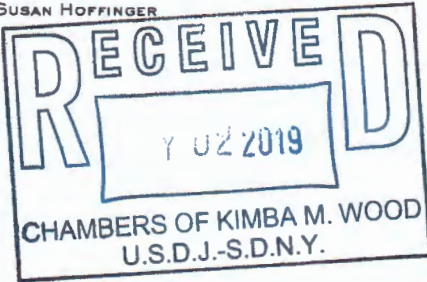


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MARK W. GEISLER
OF COUNSEL

DATE FILED: 5/6/19

May 2, 2019

MEMO ENDORSED

VIA ECF

Honorable Kimba M. Wood
United States District Court
Southern District of New York
500 Pearl Street, Room 2540
New York, New York 10007

Re: United States v. Freedman, et al. 18 Cr. 217 (KMW)

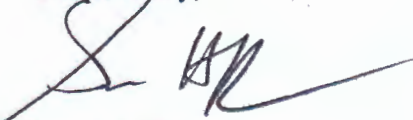
Dear Judge Wood:

We represent defendant Dialecti Voudouris in the above case. As part of the bail conditions in this case, Dr. Voudouris' travel is restricted to the Southern and Eastern Districts of New York. I write to request a modification of those conditions to permit Dr. Voudouris to travel to the District of New Jersey on June 9, 2019, to attend the bridal shower of a cousin, and on July 14-15, 2019, to attend the wedding and reception of the same cousin.

Dr. Voudouris' Pretrial Services Officer (Andrew Kessler-Cleary) and AUSA David Abramowicz have no objection to this request.

Thank you for Your Honor's consideration.

Respectfully,


Susan Hoffinger

cc: Pretrial Services Officer Andrew Kessler-Cleary (via email)

5-3-19
SO ORDERED, N.Y., N.Y.
Kimba M. Wood
KIMBA M. WOOD
U.S.D.J.